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**Sent:** Wed 12/28/2011 3:37:02 PM  
**Subject:** Private Demonstration  
Private Demonstration DRAFT 1.docx  
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Tina:

Attached is a draft of the private demonstration as updated this morning. I will probably not be making updates in the next couple of days. This can still use some work, but is a pretty good start. Appendix A still needs to be filled in. Appendix C talks about the Factor 3 stuff, but we pretty much left that out of the demonstration.

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## EXECUTIVE SUMMARY

The purpose of this paper was to quantify the costs to affected Montana businesses of meeting the base numeric nutrient standards (**Table 1**) today, given the current state of treatment technology and the current economic status of the state. This paper demonstrates the substantial and widespread economic and social impact of nutrient criteria to 50 or so affected businesses in surrounding communities and across the state and those who depend upon the businesses for jobs, purchases, commodities, secondary spending, etc. This document provides DEQ's analyses and conclusions supporting the statute language that all private dischargers are, at the present time, exempt from meeting the base nutrient standards based on "Substantial and Widespread" economic impacts.

The EPA's 1995 Guidance offers steps that can be taken to determine substantial and widespread impacts of water quality standards on both public wastewater treatment plants and on private businesses. The guidance for public wastewater treatment plants is fairly straightforward, and was used by MT DEQ to demonstrate substantial and widespread impacts on the municipalities having to meet standards. The private guidance is not as straightforward and does not provide direct thresholds for the 'substantial' determination, as does the public guidance.

Therefore, this demonstration takes parts of the EPA Guidance and makes it part of a larger evaluation for assessing substantial and widespread impacts for private businesses and communities in Montana. For the purposes of this demonstration, 'substantial impacts' will refer to financial and other impacts on affected businesses, and "widespread impacts' will refer to ripple effects within Montana from the business impacts. The widespread impacts will be looked at both locally (e.g. the effect of a business closing on the town it resides in) and statewide (i.e. overall impacts on Montana taxes, energy supply from all affected businesses). The major steps for this evaluation include the following: 1) define the businesses that would be affected, 2) define both the current treatment level of nutrients and the applicable criteria for each business, 3) estimate the costs of meeting the applicable base numeric criteria, 4) estimate the financial impacts of these costs on the businesses themselves, and 5) estimate the widespread ripple effects from the business impacts.

This demonstration is based upon best available information as it relates to each major step of the analysis. In addition, a sensitivity analysis is made around those costs.

## BACKGROUND

The Montana Department of Environmental Quality (DEQ) began developing numeric nutrient standards for state surface waters in 2001. A field pilot study was undertaken from 2001-2003 to identify and refine approaches for developing the criteria in the plains region of the state. Work from 2003-2008 focused on the selection of an appropriate zoning system by which the criteria would be applied, collection of data from reference streams to help with criteria derivation, and identification of harm-to-use thresholds for uses that nutrients affect. During this same period DEQ undertook a focused data collection to support the QUAL2K water-quality model which was then used to develop numeric nutrient criteria for a large river (lower Yellowstone). In addition, DEQ collected data to support lake nutrient standards (this work is ongoing, as are other field projects intended to further refine the flowing water criteria).

In 2008, DEQ released draft nutrient criteria for wadeable streams (Suplee et al. 2008) and presented these to stakeholders. DEQ has subsequently refined the process by which wadeable stream criteria are derived, and is in the process of preparing those as of this writing; draft values are shown below (**Table 1**) along with draft criteria for the

lower Yellowstone River. In **Table 1** and throughout this analysis, the N stands for nitrogen and the P for phosphorus. While stakeholders understand that the criteria were derived based on sound science and reflect values that are protective of the designated uses, the proposed criteria are stringent (**Table 1**). As a result, the stakeholder community has been concerned about what their permit limits will be as well as the opportunities for variances from those stringent limits. Many permitted businesses discharging into wadeable streams do not have instream dilution and would be required to meet the nutrient criteria end-of-pipe. This likely includes businesses on the lower Yellowstone River, which are assumed to have to meet end-of-pipe standards.

*Table 1. Montana Draft Nutrient Criteria*

Level III Ecoregion	Period When Criteria Apply	Parameter		
		Total P (mg/L)	Total N (mg/L)	Benthic Algae Criteria
Northern Rockies	July 1 -Sept. 30	0.025	0.3	120 mg Chl <i>a</i> /m <sup>2</sup> (36 g AFDW/m <sup>2</sup> )
Canadian Rockies	July 1 -Sept. 30	0.025	0.3	120 mg Chl <i>a</i> /m <sup>2</sup> (36 g AFDW/m <sup>2</sup> )
Middle Rockies	July 1 -Sept. 30	0.030	0.3	120 mg Chl <i>a</i> /m <sup>2</sup> (36 g AFDW/m <sup>2</sup> )
Idaho Batholith	July 1 -Sept. 30	0.030	0.3	120 mg Chl <i>a</i> /m <sup>2</sup> (36 g AFDW/m <sup>2</sup> )
Northwestern Glaciated Plains	June 16-Sept. 30	0.12	1.1	n/a
Northwestern Great Plains, Wyoming Basin	July 1 -Sept. 30	0.12	1.0	n/a
Yellowstone River (Bighorn R. confluence to Powder R. confluence)	Aug 1 -Oct 31	0.09	0.70	Nutrient concentrations based on limiting pH impacts
Yellowstone River (Powder R. confluence to stateline)	Aug 1 -Oct 31	0.14	1.0	Nutrient concentrations based on limiting nuisance algal growth

Suplee, M., V. Waterson, A. Varghese, and J. Cleland. 2008. Scientific and Technical Basis of the Numeric Nutrient Criteria for Montana's Wadeable Streams and Rivers. Montana Department of Environmental Quality.

Due to the difficulty of currently meeting the draft nutrient criteria, Montana Senate Bill 367 (SB 367) was signed by Governor Schweitzer on April 21, 2011. SB 367 authorizes individual, general and alternative variances. Under the general variance limits established in SB 367, permit limits would be established at 1 mg/l TP and 10 mg/l TN for facilities discharging  $\geq 1$  MGD or 2 mg/l TP and 15 mg/l TN for facilities discharging  $\leq 1$  MGD. Facilities with lagoons would be capped at their current nutrient load. As mentioned above, this document provides DEQ's demonstration supporting the statute language that all private dischargers are, at the present time, exempt from meeting the base nutrient standards based on "Substantial and Widespread" economic impacts.

## THE STUDY

### Montana's Private Businesses

Out of the thousands of businesses in Montana, about 50 were identified as ones that would be affected by the nutrient criteria. Included were businesses that have a discharge permit into state waters, and are not otherwise hooked up to a municipal system. Surface water quality standards, therefore the numeric nutrient water quality standards only apply to entities that have a surface water discharge permit.

Of the approximately 75 private businesses with a Montana Pollutant Discharge Elimination System permit, there are

approximately 65 that may be subject to the numeric nutrient water quality standards. There are some private dischargers that would not have reasonable potential to exceed the nutrient water quality standards because either the discharged wastewater does not contain either TP or TN, because the discharge is only non-contact cooling water or other process wastewater, or that nutrients are not a parameter of concern. The cost analysis began with a list of 74 NPDES permit numbers. Of those, 2 were for the CAFO and CAAP general permit, 5 were considered terminated and sent to archives, 4 had not yet been issued, 2 were pending, and 2 others were excluded because it was hard to say what their operation consisted of. Of the remaining 59 permits within the analysis, 6 were considered to not have nutrients in their effluent, one was moving to a non-discharging system and one is a draft permit for a proposed facility. That left 51 NPDES permits within the methodology for this demonstration.

The 51 businesses range from very large companies, employing over 1,000 people (i.e. Stillwater/East Boulder Mine), to very small, family owned businesses (i.e. Sleeping Buffalo Hot Springs). These businesses are in the following sectors:

- Metal mining (6)
- Coal Mining (9)
- Electric Generation (3)
- Oil and gas production (5)
- Refineries (4)
- Manufacturing including talc, silicon, cement, meats and chemicals (13)
- Others including hot springs, train yards, health care, sugar plants, livestock, boys and girls ranch (11)

These businesses tend to be located near Montana's seven large towns with the largest number being in Billings. However, some are located in remote areas and the affected businesses are spread geographically across the state. The largest affected businesses are in the central and south central portions of Montana. The majority of businesses on the list are core Montana industries that generally pay higher than average wages, and in certain cases, supply crucial economic goods to Montanans and others out of state. The most crucial of these to the overall functioning of the Montana economy are the three affected refineries. They provide almost all of Montana's liquid petroleum products as well as about 50% of Spokane's and 30% of North Dakota's. In addition, the Stillwater mine, consisting of two primary mines, is one of the only sources of palladium and platinum in North America (although we are focusing on Montana impacts in this demonstration). In addition, Montana's coal resources supply over 60% of Montana's electricity generation (100% of its coal-based electricity generation) and supply coal to more than 10 other states for the purpose of electricity generation.

## **Current treatment level of nutrients and applicable criteria for each business**

### **Data Gathering**

DEQ and a contractor examined the wastewater permits and the Statement of Basis on each of the 51 affected businesses. These records are located within DEQ's Permitting Division. Within each permit, DEQ collected the following information where available:

- Current level of water treatment technology
- Measured effluent data from the business (including nutrient levels)
- Name and status of the receiving stream
- The dilution potential for the effluent given the receiving stream

From this data, DEQ calculated the applicable nutrient criteria for each of the businesses depending upon their location in Montana, dilution potential, etc. For most businesses, nutrient effluent levels were not available, so we used a

method for many businesses to ‘back out’ current nutrient effluent levels. From the waterwater permit statements of basis, DEQ and the contractor calculated the applicable nutrient criteria for each of the businesses depending upon their location in Montana, dilution potential, etc. For most businesses, current effluent level (including TN and TP) was determined by the description of the treatment system included in their NPDES permits and supplemented by the past monitoring data summary included in their most recent permit. The treatment level distribution for those dischargers with sufficient information to make a determination of level of treatment (32 of the 51 businesses) was 47% level 1, 3% Level 2, 22% Level 3, 19% level 4, and 9% level 5. For businesses where the information in their permit was not adequate to make a determination, DEQ assigned treatment level 3 as a conservative estimate for the analysis (in order to lessen the chance of overestimating costs and impact to businesses).

## Costs to Private Businesses of Having to Meet Base Nutrient Criteria

Several tables were created that estimate the cost for each business of meeting base numeric nutrient criteria.

**Appendix A** presents an Excel spreadsheet developed to calculate the annualized capital and operations and maintenance costs (O&M) associated with meeting the base numeric nutrient standards for each of the 51 businesses (where flow data was available). Capital and O&M costs for attaining nutrient standards were estimated from the DRAFT Interim WERF study (WERF 2011). **Appendix A** presents the spreadsheet with the calculations and results of the analysis. **Appendix B** documents all the underlying assumptions applied for this demonstration. In essence, the cost assumptions are mostly the same as those made in the Public demonstration.

Key Elements of the Cost Framework include the following:

- The treatment technology used to simulate costs to businesses consisted of advanced mechanical treatment combined with reverse osmosis (RO). Treatment costs included those associated with nitrification/denitrification and biological phosphorus removal, high rate clarification, and denitrification Filtration. Costs were estimated from the DRAFT Interim WERF study *“Finding the Balance Between Wastewater Treatment Nutrient Removal and Sustainability, Considering Capital and Operating Costs, Energy, Air and Water Quality and More”* (WERF, 2011).
- Reverse Osmosis is used for 100% percent of effluent in order to get to the stringent base criteria. The WERF study assumed RO treatment for 50 percent of effluent flow at the most stringent treatment ‘level 5’. WERF Level 5 is not as stringent for N as Montana’s base numeric criteria. At level 5, half of the effluent flow remained treated by processes equivalent to WERF Level 4 and the other half received an enhanced level of treatment (reverse osmosis or RO). To meet the MT base numeric nutrient criteria, we calculated that the highest level of treatment is needed for 100 percent of the flow. Thus, cost estimates in this demonstration are based on providing RO treatment to 100 percent of flow. These cost estimates are thus marginally higher than WERF level 5 cost estimates. While it may be possible that some facilities’ waste streams and effluent levels do not require 100 percent RO treatment (due to dilution potential in the receiving water, and thus less stringent levels of needed treatment), simulating costs at 100 percent RO provides an upper bound estimate of the potential economic impact. The WERF data were adapted to estimate the cost of treating all flow by RO by isolating the marginal unit processes used for Level 4 and Level 5 and calculating the cost for a treatment train with 100 percent RO.<sup>1</sup>
- Businesses analyzed are mostly in economic activities of commoditized goods and services with to inelastic

<sup>1</sup> A ‘Pilot Study for Low Level Phosphorus Removal’ ([2010] Hal Schmidt, P.E.MWH Americas, Inc.), conducted in Florida shows that for TP, TN, and other micro-pollutants, RO was indeed the most effective method for removing TN and TP (better than membrane bioreactor, MBR). Dave Clark of HDR Engineering, confirmed that RO is the treatment that results in the lowest TN levels, and that the WERF report accurately reflects capital and operations costs for RO. Thus, this study assumes the use of RO technology for this demonstration of economic hardship. (It is important to note

national or global cost curves that dictate their ability to adjust to changing production costs. Therefore, parent companies, where they exist, will generally not pay to meet nutrient criteria, and this analysis will look at ‘plant level’ data ---that is, the effects of the base criteria on the individual business rather than the larger parent company. For example, DEQ will examine the cost effects on the Billings Exxon Refinery rather than on the Exxon Mobile Corporation as a whole.

- Because most of these industries involve nationally or internationally traded commodities, costs of meeting base numeric criteria will not be shifted to consumers. Rather, the private businesses themselves will have to incur the majority of costs.
- Where available, plant level data is used for current costs, financial information, and effluent flow. For situations where information is limited, representative data is used from the U.S. Census of Manufacturing and other sources to estimate a range of financial information for the industry groups.
- Discount (Interest) Rate—In some cases, assuming a five percent interest rate, as in the EPA Guidance, may be an appropriate discount rate to annualize the capital costs of treating nutrients, but may not be appropriate for private sector capital markets. Additionally, there exists some uncertainty on the rate depending on the general economic conditions at the time the investment is required and the debt capacity and rating of the borrower. Costs estimates are developed for scenarios with both a five percent and seven percent discount (interest) rate.
- Labor Costs—For the scenarios developed, labor costs of 15 and 48 percent of capital costs were included in the total cost estimates. The original WERF study cost estimates used for this demonstration did not include labor costs, which can be a significant cost for a treatment process. This is the additional labor to operate the new unit processed that would be installed, so it would be added on to O&M costs (yet is based on capital costs). An analysis of the life-cycle costs for a number of technologies used to control nitrogen and phosphorus in wastewater treatment plants estimated that labor costs are between 15-21 percent of the annualized capital costs for nitrogen and 15-48 percent of annualized capital costs for phosphorus.<sup>2</sup>
- Costs are under-estimated for small facilities, because the WERF cost data was multiplied by effluent flow providing a linear cost estimate based on flow. Clearly, there will be a minimum cost of treating to base nutrient standards for facilities with small flows such as pouring concrete, hiring labor, etc. DEQ believes that small facilities could not afford RO or even mechanical treatment.

The interim WERF study looked at five different levels of nutrient treatment from minimal treatment (level 1) to a treatment that is close to Montana’s base criteria (level 5). WERF Level 1 treatment does not directly treat N and P. Level 2 treatment is about the same as the general variance levels outlined in Montana SB 367. **Table 3** summarizes the attainable effluent quality and costs of the five different treatment levels from the interim WERF study. **Table 4** summarizes the water treatment processes used in the study for each of those five levels.

*Table 3. Effluent Quality and Associated Treatment Costs in the Interim WERF study (WERF 2011)*

Level	Description	Capital Cost (million dollars per 1 GPD design flow)	Operations Cost (dollars per day per 1 MGD actual flow)
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that this does not mean that Montana WWTPs would be expected to implement RO to meet practical Limits of Technology [LOT] or nutrient criteria in practice.) [JEFF: add record of the phone conversation. For example: Phone conversation on XX/XX/XX, or date of an email. If you don’t remember, call him back and ask him to re-state the comment].

<sup>2</sup> POINT SOURCE STRATEGIES FOR NUTRIENT REDUCTION. TMDL Workshop. February 17, 2011. S. Joh Kang, Ph.D., P.E. and K. Olmstead, Ph.D., P.E. Tetra Tech Inc. Ann Arbor, MI. (Based on information in: Introduction of Nutrient Removal technologies Manual, EPA, 2008 and WEF/WERF Cooperative Study of Nutrient Removal Plants: Achievable Technology Performance Statistics for Low Effluent Limits)

Level 1	No N and P removal	9.3	250
Level 2	1 mg/l TP; 8 mg/l TN	12.7	350
Level 3	0.1-0.3 mg/l TP; 4-8 mg/l TN	14.4	640
Level 4	<0.1 mg/l TP; 3 mg/l TN	15.3	880
Level 5	<0.01 mg/l TP; 1 mg/l TN	21.8	1370

Table 4. Unit Processes per Treatment Level in WERF Study (WERF 2011)

Level	Liquid Treatment	Solids Treatment	Comment
1	Primary Clarifier Activated Sludge Disinfection Dechlorination	Gravity Belt Thickener Anaerobic Digestion with Cogen Centrifugation	Conventional Activated Sludge for BOD/TSS removal
2	Primary Clarifier Activated Sludge Alum (optional) Disinfection Dechlorination	Gravity Belt Thickener Anaerobic Digestion with Cogen Centrifugation	Nitrification/Denitrification and Biological Phosphorus Removal
3	Primary Clarifier Activated Sludge Methanol (optional) Alum (filtration) Filtration Disinfection Dechlorination	Gravity Belt Thickener Anaerobic Digestion with Cogen Centrifugation	Nitrification/Denitrification and Biological Phosphorus Removal and Filtration
4	Primary Clarifier Activated Sludge Methanol (optional) Alum/Polymer (Enhanced Settling) Enhanced Settling Filtration Disinfection Dechlorination	Fermentation Gravity Belt Thickener Anaerobic Digestion with Cogen Centrifugation	Nitrification/Denitrification and Biological Phosphorus Removal, High Rate Clarification and Denitrification Filtration
5	Primary Clarifier Activated Sludge Methanol (optional) Alum/Polymer (Enhanced Settling) Enhanced Settling Filtration Microfiltration Reverse Osmosis Disinfection Dechlorination	Gravity Belt Thickener Anaerobic Digestion with Cogen Centrifugation	Nitrification/Denitrification and Biological Phosphorus Removal, High Rate Clarification, Denitrification Filtration, and MF/RO on about Half the Flow

Current effluent nutrient levels and estimates of current treatment costs at the 51 businesses were compared to costs that would be needed to meet base numeric nutrient standards based on the WERF study. In this way, annual capital and operations costs needed for meeting base nutrient criteria (above current nutrient treatment costs) were applied to each business. In other words, existing water nutrient treatment costs for private businesses were subtracted from estimated costs to meet the base criteria, if some treatment of nutrients was already being done. If a business already met WERF level 2 nutrient levels, for example, then the level 2 costs for both capital and operations were subtracted

from 100% RO costs to arrive at a cost to meet the criteria. It is important to note that the operations costs of meeting base numeric criteria taken from the WERF study (**Table 3**) do not include labor and maintenance costs, so the costs estimates may be slightly low (conservative). This is addressed below in the cost sensitivity analysis. WERF level 5 is not quite as stringent as the Montana base nutrient criteria for TN, so the costs to reach nutrient standards estimated for this demonstration are potentially underestimated in that sense as well. This is also addressed below in the cost sensitivity analysis.

For this analysis, a cost sensitivity analysis was conducted. Multiple estimated expected treatment costs were calculated based on six scenarios (see Table 1). To reach these six scenarios, the discount (interest) rate was varied at 5 and 7 percent and the addition of both high (48 percent) and low (15 percent) labor costs as a percentage of capital costs were considered across each scenario.<sup>3</sup> Then, the 100% RO is added on to the original cost estimates separately to isolate how that assumption alone would affect costs.

**Table 1. Scenarios for Sensitivity Analysis**

Scenario	Description	Discount Rate	Labor Cost
Original	5% discount rate and 0% labor cost	5%	0%
Scenario A	Change of labor cost to 15% of capital cost	5%	15%
Scenario B	Change of labor cost to 48% of capital cost	5%	48%
Scenario C	Discount rate increase from 5% - 7% and 0% labor cost	7%	0%
Scenario D	Discount rate increase from 5% - 7% AND change of labor cost to 15% of capital cost	7%	15%
Scenario E	Discount rate increase from 5% - 7% AND change of labor cost to 48% of capital cost	7%	48%

## Results

Table 2 presents the estimated annual costs (annualized capital cost plus annual operation and maintenance costs) resulting from the installation of the additional water treatment controls to meet criteria for each of the scenarios analyzed. Note that permittees with ‘NA’ as a cost estimate indicate those facilities without enough information to make a determination (i.e., no flow data available). Figure 1 shows the average annual cost across all six scenarios.

**Figure 1-Average Annual Costs (Capital and O&M) for Affect Montana Businesses**

Company	Original	Scenario A	Scenario B	Scenario C	Scenario D	Scenario E
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<sup>3</sup> We first annualize the capital cost and then multiply it by the 15 or 48 percent factor.



Cenex Refinery	\$4,644,227	\$5,141,402	\$6,235,188	\$5,228,721	\$5,813,570	\$7,100,239
Conoco Refinery	\$5,682,449	\$6,290,768	\$7,629,070	\$6,397,607	\$7,113,200	\$8,687,504
Burlington-Northern Railroad Whitefish Facility	\$152,129	\$168,190	\$203,525	\$171,011	\$189,904	\$231,471
John R. Daily meat packing	\$475,402	\$525,593	\$636,015	\$534,409	\$593,451	\$723,345
Montana Resources Inc. mine (Copper)	\$7,181,262	\$7,969,886	\$9,704,860	\$8,108,392	\$9,036,086	\$11,077,012
Montana Sulfur and Chemical	\$5,209,641	\$5,759,662	\$6,969,708	\$5,856,262	\$6,503,276	\$7,926,708
Sidney Sugars Inc.	\$2,777,137	\$3,074,436	\$3,728,493	\$3,126,650	\$3,476,376	\$4,245,773
Western Sugar Cooperative	\$19,995,386	\$22,135,937	\$26,845,150	\$22,511,882	\$25,029,908	\$30,569,564
Montana Dakotas Utility- Lewis and Clark Electric gen.	\$67,237,631	\$74,336,416	\$89,953,743	\$75,583,176	\$83,933,792	\$102,305,148
Montana Rail Link—Livingston Rail Yard	\$225,911	\$249,762	\$302,234	\$253,951	\$282,008	\$343,734
Corette electrical generation plant-PPL Montana	\$207,592,027	\$229,509,086	\$277,726,616	\$233,358,378	\$259,140,390	\$315,860,816
Ash Grove Cement Company	\$59,787	\$66,099	\$79,985	\$67,207	\$74,632	\$90,968
Exxon-Mobile Refinery	\$5,767,900	\$6,385,366	\$7,743,793	\$6,493,812	\$7,220,166	\$8,818,143
Trident Cement Plant	\$13,154	\$14,506	\$17,480	\$14,743	\$16,334	\$19,832
Big Sky Coal Company	\$4,825,326	\$5,334,772	\$6,455,554	\$5,424,246	\$6,023,530	\$7,341,956
Decker Coal mine (west mine)	\$1,595,836	\$1,771,086	\$2,156,635	\$1,801,865	\$2,008,019	\$2,461,558
Yellowstone Boys and Girls Ranch	\$42,725	\$47,299	\$57,361	\$48,102	\$53,483	\$65,320
Absaloka Coal Mine	\$2,281,928	\$2,522,848	\$3,052,873	\$2,565,161	\$2,848,566	\$3,472,058
MT Behavioral Health Inc WWTP	\$213,626	\$236,495	\$286,807	\$240,512	\$267,414	\$326,598
Elkhorn Health Care WWTP	\$32,044	\$35,474	\$43,021	\$36,077	\$40,112	\$48,990
Savage Coal Mine	\$912,771	\$1,009,139	\$1,221,149	\$1,026,064	\$1,139,426	\$1,388,823
Boulder Hot Springs WWTP	\$134,697	\$148,918	\$180,204	\$151,416	\$168,145	\$204,948
Rosebud Coal Mine	NA	NA	NA	NA	NA	NA
Decker Coal mine (east mine)	\$1,268,120	\$1,407,381	\$1,713,755	\$1,431,839	\$1,595,658	\$1,956,060
Spring Creek Coal Mine	\$31,693	\$35,040	\$42,401	\$35,627	\$39,563	\$48,223

Stillwater Mining Company-1	\$1,341,870	\$1,489,230	\$1,813,422	\$1,515,111	\$1,688,457	\$2,069,819
Stillwater Mining Company-2	\$1,026,867	\$1,135,282	\$1,373,793	\$1,154,322	\$1,281,855	\$1,562,426
Beaverhead Talc Mine	\$221,487	\$245,198	\$297,362	\$249,362	\$277,254	\$338,617
Exxon Mobile Refinery	\$12,526,340	\$13,867,313	\$16,817,454	\$14,102,828	\$15,680,274	\$19,150,656
Montana Tunnels Mining	NA	NA	NA	NA	NA	NA
Luzenac-Yellowstone talc mine	NA	NA	NA	NA	NA	NA
Bull Mountain Coal Mine	\$570,482	\$630,712	\$763,218	\$641,290	\$712,142	\$868,014
Barretts Mineral	\$2,498,711	\$2,762,519	\$3,342,896	\$2,808,851	\$3,119,180	\$3,801,903
Montana Aviation Research	\$79,234	\$87,599	\$106,003	\$89,068	\$98,909	\$120,558
M & W Milling & Refining	\$46,143	\$51,083	\$61,950	\$51,950	\$57,761	\$70,545
Asarco/Mike Horse mine water treatment	\$99,977	\$110,680	\$134,226	\$112,559	\$125,150	\$152,848
Columbia Falls Aluminum Co	\$952,237	\$1,052,772	\$1,273,949	\$1,070,429	\$1,188,693	\$1,448,873
Asarco Inc.	\$217,091	\$240,010	\$290,434	\$244,036	\$270,998	\$330,313
YELP electric generation	\$395,217	\$436,943	\$528,741	\$444,272	\$493,356	\$601,341
Montanore Mine	\$11,475	\$12,714	\$15,441	\$12,932	\$14,390	\$17,597
REC Advanced Silicon	\$1,825,542	\$2,018,278	\$2,442,298	\$2,052,129	\$2,278,853	\$2,777,646
M&K Oil Co-waste disposal	\$26,622	\$29,433	\$35,617	\$29,927	\$33,233	\$40,507
Sleeping Buffalo Hot Springs	\$27,558	\$30,508	\$36,998	\$31,026	\$34,496	\$42,131
Pinnacle Gas Resources	NA	NA	NA	NA	NA	NA
Barretts-Regal Talc Mine	\$228,193	\$252,285	\$305,287	\$256,516	\$284,857	\$347,206
Fidelity Oil and Gas	\$3,476,643	\$3,858,437	\$4,698,384	\$3,925,492	\$4,374,613	\$5,362,681
Headwaters Livestock Auction	CAFO					
Wolf Mountain Coal	\$10,254	\$11,352	\$13,767	\$11,545	\$12,836	\$15,677
Cattle Development Center	CAFO					
James Guercio-OW ranch	\$270,722	\$300,452	\$365,858	\$305,674	\$340,646	\$417,586
IOFINA Natural Gas Water Treatment Facility	NA	NA	NA	NA	NA	NA
Total	\$364,205,474	\$402,798,363	\$487,702,718	\$409,576,430	\$454,974,963	\$554,851,734

## Results- Significant Impact

### Impacts on Businesses and Montana as a Whole

Because of the technical challenges and high costs of meeting the nutrient standards with today's technologies (especially TN), Montana believes that many firms in Montana having to meet the base standards will have to shut down or cut back, or have to determine if affordable 'non-discharge' options are available. Non-discharge options include, for example, a. Land application, b. Total/seasonal retention, c. piping water long distances away from state waters, and d. Trading. These non-discharge options including land application, could be very expensive and are often not feasible in certain areas (such as places far from open land or with few trade partners) or during the cold times of the year. Some of the 51 affected businesses would not have a non-discharge option.

Montana believes that there will also be an adverse effect from having to meet base nutrient criteria on new businesses starting up in Montana (especially larger ones like new mines). Small businesses, with generally thinner margins, will especially be hurt because they will most likely not be able to afford RO or no-discharge options.

In the Billings areas, companies discharging into the Yellowstone River would have to meet, end of pipe, the stringent 'wadeable streams' standards for Western Montana. Treating to criteria at the end of pipe would be extremely costly to businesses in Billings, including refineries. These businesses might have to shut down, or might choose to relocate due to high treatment costs. Montana's refineries provide almost all of Montana's liquid petroleum products (as well as about 50% of Spokane's and 30% of North Dakota's). Shutting down two or all three refineries in the Billings areas would be very damaging to Montana in terms of petroleum products supply shortages. In addition, the Stillwater mine is one of the only sources of palladium and platinum in North America, and a shutdown would choke off that supply. Clearly, these four businesses are crucial to the larger overall economy in the state, and shutting them down (or even scaling back) would have significant and widespread effects within and outside of Montana.

One way to look at this issue is to see what the impacts would be on the largest affected businesses in Montana. If the largest businesses are significantly impacted, then it is very likely that smaller businesses will also be impacted significantly due to the 'economies of scale' advantage of larger businesses.

If businesses did not have to shut down as a result of having to meet base standards, they would likely have to scale back production, and/or lay off workers. An example of this is Fidelity Exploration & Production Company who is currently engaged in developing and extracting coal bed methane natural gas from subsurface formations in the Powder River Basin. As indicated in a recent DEQ economic analysis, as a result of the new water quality sodium standards under the TBEL (Technology-Based Effluent Limits), Fidelity would have to cut back temporarily or permanently some current and future natural gas production resulting in lower revenues/profits, less jobs being created, and fewer tax and royalty payments to the State of Montana. These effects included production taxes paid to Montana down by almost \$13 million from 2011-2015, federal royalties down by almost \$9 million (half of which goes to Montana), state royalties down by just over \$1 million, and fee royalties down by almost \$16 million to private land owners. Also, up to 735 MMF of lost production of natural gas would occur due to shutting in some wells. ("Analysis of Economic Achievability of Technology-Based Effluent Limits (TBELs) for Fidelity Exploration & Production Company's Tongue River Project", Montana DEQ, October 13, 2010) Another estimated \$5.4 million in additional annual costs for Fidelity (as estimated in Table 1) to meet nutrient standards would result in even further cutbacks.

The main affected business sectors in Montana would be hit hard. Coal mines in Montana would have to pay up to

\$17.5 million annually in estimated costs to meet base numeric criteria which is about 29% of the annual payroll cost of \$59.8 million in Montana in 2007 for coal mining and 3.7% of total 'Employer sales, shipments, receipts, revenue, or business done'. (Source: U.S. Census Bureau, 2007 Economic Census, 2007 Economic Census of Island Areas, and 2007 Nonemployer Statistics.) In addition, the mine-mouth price of coal in Montana (in 2007 dollars) has been cut in half since the early 1980's and shows no signs of rising in the coming years.

DEQ estimates that each individual refinery in Montana would require annual investments of between \$4.6 and \$19.2 million per year to comply with the nutrient criteria. Based on information from the Census of manufacturing the average payroll for each refinery is around \$20 million per year.<sup>4</sup> This indicates that the annual costs to meet nutrient criteria are between 23% and 95% of payroll costs for each refinery (median: 35%; mean: 44%), suggesting that the additional costs are significant when compared to operating costs. In addition, refineries will be hit with new air quality regulations from EPA in 2012 (e.g. mercury standards) that will cost additional money.

An additional alternate analysis was performed for refineries in the Billings area. These refineries as a whole had an annual input of 60 million barrels of crude from 2004-2007. Based on the financial reports for one of the major oil companies in the US, earnings from US-based refining for five fiscal quarters (the fourth quarter of 2009 and all four quarters of 2010) have fluctuated between (\$1.80) and \$2.68 per barrel.<sup>5</sup> This provides estimated earnings for each of the Billings-area refineries between (\$36) and \$53.6 million per year, making the annual investments of between \$4.6 and \$19.2 a significant portion of their earnings or an exacerbation of their losses (between 9% and 36% of earnings in the best-case estimated scenario of \$53.6 million in earnings per refinery, and a much greater share for any earnings level less than that). In some fiscal quarters, refineries appear to be losing money making such costs harder to bear.

The electric power generation, transmission and distribution sector in Montana in 2007 had a payroll of \$163 million employing 2,348 total workers (Source: U.S. Census Bureau, 2007 Economic Census, 2007 Economic Census of Island Areas, and 2007 Nonemployer Statistics.). Annual costs for the three affected generating plants would be an estimated \$418.7 million, or greater than 200% of payroll costs. If electricity costs were all passed on to consumers (we assumed otherwise), this would translate to more than \$30 each month in an electric bill increase for every resident in Montana. The Corette generation plant of 153 MW has an estimate cost of at \$316 million per year to meet criteria (due to a large effluent flow) and is a baseload generation plant for PPL Montana for its electricity customers. It would likely close with such high costs, causing PPL to lose a significant portion of its electricity supply portfolio, and causing electricity customers in Montana to get a portion of their energy elsewhere.

The Sugar and confectionery product manufacturing sector in Montana in 2007 had payroll costs of \$13.3 million (Source: U.S. Census Bureau, 2007 Economic Census, 2007 Economic Census of Island Areas, and 2007 Nonemployer Statistics). Annual costs to meet base numeric criteria are estimated \$34.8 million annually or almost three times the payroll costs. Sidney Sugars in Sidney is a major employer in Richland County providing full time employment for approximately 150 people and part time employment for 280 more with an annual payroll of approximately \$5.7 million. Another \$50 million is paid out to local farm families for sugar beets grown on 47,500 acres of irrigated land. The refinery also ships 200,000 tons of sugar, pulp and molasses by rail and 75,000 tons by truck (<http://www.sidneymt.com/relocate/agriculture.asp>). Sugar refineries often break even in their operation and accept a sugar price set by a 'price floor', leaving a very slim operating margin for costs that are over \$10 million annually.

<sup>4</sup> The payroll for petroleum and coal products manufacturing in Montana was \$100 million in 2007 and four of the five businesses in that sector were the refineries.

<sup>5</sup> Exxon Mobil Corporation 4Q10 IR Supplement at [http://www.exxonmobil.com/Corporate/Files/news\\_supp\\_earnings4q10.xls](http://www.exxonmobil.com/Corporate/Files/news_supp_earnings4q10.xls)

Smaller businesses such as small manufacturers and family-run businesses would almost certainly not be able to afford advanced biological treatment, much less RO. The larger businesses with small costs, such as the coal mines with small flows, would almost certainly look for alternate ways of disposing their water. The impact to those businesses would depend upon the costs of something like land application.

(Placeholder from Mike Suplee: CAFOs do not have a surface water discharge so I don't believe they will be affected. They already have nutrient control mechanisms in place by the rules that regulate how they land apply the cow poop to land. Storm water permits could be affected; check with Jenny on how many there are.)

## Case Studies

### *Stillwater*<sup>6</sup>

The Stillwater Mining Company (SMC) operates two (2) underground mines and processing facilities in south-central Montana and is one of the largest private employers in Montana (over 1000 employees). SMC is the only primary producer of palladium and platinum in the United States with the majority of the metal production from the mines utilized in clean air technologies and catalytic converters for the auto industry. SMC's multiple stage water management and water treatment facilities are engineered for treatment of nitrogen species that occur in mine waters due to the use of blasting agents in underground mining operations. Ammonium nitrate (the same compound used in agricultural fertilizer) is the primary component of the explosives used for mining.

The following is a brief outline of SMC's water treatment/management system components:

- a. Primary Treatment : Clarification (removal of suspended solids)
- b. Secondary Treatment: Biological denitrification (fixed bed and moving bed bioreactors)
- c. Enhanced Secondary Treatment : Biological nitrification + denitrification (moving bed bioreactors)
- d. Tertiary water management/treatment: recycle/reuse (mine support) and recycle/reuse for land application (Agronomic uptake - Stillwater Mine Hertzler facility)
- e. Backup treatment system: Reverse osmosis (low volume unit to be used in short-term situations where primary and secondary treatment sustain an unplanned upset)

SMC's most recent study on nitrogen treatment technologies was conducted in 2004 in order to identify the BAT for treatment of ammonia. The study looked at biological treatment, reverse osmosis, ion exchange, breakpoint chlorination, and ammonia stripping. The study concluded that enhanced biological nutrient removal was the best available technology for the water management systems at SMC and that the treatment efficiency was equal to or better than the other technologies. Additionally, the study found that the treatment technology (true nutrient removal, not just separation/filtration of nitrogen compounds) was superior to the other treatment technologies due to the lack of waste stream and lower energy consumption and operating cost.

Biological treatment of nutrients does, however, come with limitations and challenges. Consistency in treatment efficiency is one of the primary challenges. The nitrifying and denitrifying bacteria are sensitive to changes in water temperature and chemistry as slight changes in temp or pH can cause sharp fluctuations in bacteria vitality and treatment efficiency. Likewise a sudden increase in flows or sustained increases over time can cause reduced contact and retention time resulting in decreased efficiencies.

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<sup>6</sup> Source of this case study is Bruce Gilbert of Stillwater Mining Company sent in an email on December 14, 2011.

Biological treatment of nitrogen (primary, secondary, and enhanced secondary) at the SMC facilities results in Total Nitrogen (TN) effluent concentrations that average 4-5 mg/L TN during the past 3 years. During that same time frame, the range of effluent concentrations at the SMC treatment systems is 1 mg/L to 15 mg/L (does not include upset conditions). Consistency of treatment efficiency is easier to maintain during the summer time when water temperatures are warmer and water chemistry is more consistent. During the summer, the SMC nutrient treatment systems are able to consistently achieve 5 mg/L, however, during the winter months (6 months of the year), colder temperatures and higher TDS in the mine waters can trigger periods of variability in treatment efficiency that can result in effluent concentrations of up to 15 mg/L. Because of this variability, it is difficult to numerically quantify the limits of technology (with less than 5 mg/L accuracy) for enhanced biological nutrient treatment such as we experience in the mountainous headwaters areas across Montana.

The table below presents a general summary of treatment efficiency for total nitrogen (TN) as well as representative effluent TN concentrations.

Nitrogen Removal Performance	Stillwater Mine	East Boulder Mine
Effluent TN* (99% confidence interval**)	10 mg/L	10 mg/L
Effluent TN (5-yr avg)	6 mg/L	10 mg/L
Effluent TN (3-yr avg) (w/EBNR***)	5 mg/L	4 mg/L
Effluent TN (3-yr effluent range)	1 mg/L - 15 mg/L	1 mg/L - 15 mg/L
Influent TN (3-yr avg)	32 mg/L	39 mg/L
Nitrogen Removal Efficiency (3-yr)	85%	90%
* TN = Total Nitrogen (Nitrate + Nitrite + Ammonia + Organic N)		
** 99% confidence interval means that (on average) the effluent is less than or equal to 10 mg/L 99% of the time, or the effluent exceeds 10 mg/L approx. once every 100 days		
***Enhanced Biological Nutrient Reduction is a systems upgrade that includes mixed-bed bioreactors for nitrification (ammonia reduction) and denitrification (nitrate reduction)		

The table below is a summary of capital expenditures for water treatment systems at each of the mine sites. The capital expenditures represent the time period of 1995 to 2011.

Water Treatment	Stillwater Mine	East Boulder Mine	Total
Capital Cost (1995-2011)	\$ 7,500,000	\$ 3,800,000	\$ 11,300,000

In addition to capital expenditures, operating and maintenance costs for the SMC water treatment systems can range between \$350K and 500K per year per site depending on flow rates, maintenance requirements (including labor), and mechanical replacements. Additionally, it should be noted that treatment capacity is more sensitive to flow than concentration which adds potential to inflate both capital and operating costs dramatically even if overall influent concentrations are relatively low. Mine size, hydraulic setting, changing hydraulic conditions, production rate and commodity pricing (to name a few) can impact significantly on capital requirements to sustain and grow the company and meet changing regulatory mandates. Complicating the picture further is the fact that current operational costs and future cost projections are influenced by more site specific criteria (flow, temperature, pH, TDS, contact time, bacterial regime etc.) that are ever-changing. In order to meet these operating challenges and maintain operational flexibility, biological treatment design normally requires process redundancies and additional capacity to compensate for upset conditions and assure a reasonable availability in order to meet treatment design criteria. These factors all impact upon the ability of new and existing mines to meet the new and extremely low surface water standards and add an additional

complexity to the economic decision-making process inherent to mine development. Likewise, the variability and cyclic nature of commodity prices can significantly impact on a Company's ability to meet new or increased capital budget allocations associated with new regulatory standards.

In any event and notwithstanding a company's resolve or financial resources, the fact remains that even the Best Available Technology for nitrogen removal cannot meet the surface water standard (Montana's base numeric criteria) being proposed for adoption. The proposed removal targets would require nitrogen removal rates of over 99% which are at least an order of magnitude lower than can be achieved with the current Best Available Technology.

Annualizing the above costs would come to \$1.8 million (\$1.06 million capital annualized plus \$350,000-\$500,000 annual operating costs at each site). This is in addition to an estimated \$3.6 million annually to get to base nutrient criteria or about \$5.4 million per year total in annual costs. Is \$3.6 million additional annual cost significant and widespread? Here are Stillwater's earnings before taxes:

2010 \$50.4 million

2009 -\$8.7 million

2008 -115.8 million

(Source: <http://phx.corporate-ir.net/External.File?item=UGFyZW50SUQ9ODkwNTk8Q2hpbGRJRDR0tMXxUeXBIPtM=&t=1> )

Palladium and platinum prices reached high levels in 2010 from very low levels in 2008. In the best year, the annual additional cost of nutrient treatment beyond current nutrient treatment is 7% of profits. In the worst years, the company does not make a profit. Stillwater is experiencing great uncertainty in commodity prices and would probably not invest a lot of money for treatment. Palladium and Platinum prices as of December, 2011 are down about 20-30% from 2010 levels (<http://www.kitco.com/charts/>).

### *Smurfit Stone*

When they were still in operation in 2009, Smurfit-Stone stated that they could not afford advanced mechanical or biological treatment. They estimated that advanced mechanical treatment would have cost on the order of \$53 million in capital costs, and the mill would have closed faced with this level of treatment costs.<sup>7</sup> The mill closed down anyway in 2010 (due to the high cost of running it), so this is only an example.

### *Refineries<sup>8</sup>*

#### Using Best Available Demonstrated Technology

TN: The current average release of TN in Billings area refineries is >5 TN mg/L. The maximum is 12-55 TN mg/L. From primary treatment to discharge the steps for BAT are: primary treatment to aeration tank to anoxic denitrification to

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<sup>7</sup> Craig Caprara, a Professional Engineer with HDR Engineering, Inc, and Terry McLaughlin discussed nutrient control at the Smurfit-Stone paper mill in Missoula using a PowerPoint presentation entitled "Smurfit-Stone Container Treatment Process Review and Alternatives Evaluation."

Direct Discharge

\* Nitrogen – 2.7 mg/L, 106 lbs/day

\* Phosphorus – 0.40 mg/L, 16 lbs/day

Potential Wastewater Management Options are Advanced Treatment (MFRO), Mechanical Side Stream Treatment, Poplar Habitat Development, Constructed Wetlands, Phosphorus Precipitation, Alfalfa Irrigation

<sup>8</sup> Source; Dr. Matt Gerhardt used a PowerPoint presentation entitled, "Nitrogen and Phosphorus Removal in Refinery Wastewater Treatment Plants"

final aerobic treatment to clarifier to filter to discharge. A supplemental carbon source is added between the aeration tank and the anoxic denitrification. For a 60,000 BPD refinery already nitrifying, the approximate capital cost of adding the anoxic denitrification, final aerobic treatment, and a filter is \$5 million.

TP: The typical average effluent concentration of TP in the Billings area refineries is 0.08 mg/L to 0.14 mg/L; 95th percentile effluent total phosphorus = 0.2 mg/L to 0.7 mg/L. From Biological WWTP to discharge the steps for BAT are: add alum, ferric chloride or lime to chemical precipitation (clarifiers) to discharge. Sludge is removed from the chemical precipitation step for dewatering and disposal. For 60,000 bpd refinery, approximate capital cost is \$6 million, and sludge generation is approximately 80 tons/year.

Limits of technology for nitrogen:

- 3 mg/L as N average

- >10 mg/L as N maximum

- \* Refinery wastewater contains some non-biodegradable nitrogen compounds

\* Limits of technology for phosphorus removal are:

- 0.08 – 0.14 mg/L as P average

- 0.2 – 0.7 mg/L as P maximum

These costs are lower than the estimated costs above because this technology would only meet BAT (about WERF Level 3) and not base numeric criteria.

## WIDESPREAD ANALYSIS

The third major metric in the S&W demonstration is the widespread test. The guidance suggests looking at some of the economic metrics that are used in the two Substantial tests. However, it allows flexibility to go beyond direct ratios or specific tests for a Widespread finding. From the guidance:

“The financial impacts of undertaking pollution controls could potentially cause far-reaching and serious socioeconomic impacts. If the financial tests outlined in Chapter 2 and 3 suggest that a discharger (public or private) or group of dischargers will have difficulty paying for pollution controls, then an additional analysis must be performed to demonstrate that there will be widespread adverse impacts on the community or surrounding area. There are no economic ratios per se that evaluate socioeconomic impacts. Instead, the relative magnitudes of indicators such as increases in unemployment, losses to the local economy, changes in household income, decreases in tax revenues, indirect effects on other businesses, and increases in sewer fees for remaining private entities should be taken into account when deciding whether impacts could be considered widespread. Since EPA does not have standardized tests and benchmarks with which to measure these impacts, the following guidance is provided as an example of the types of information that should be considered when reviewing impacts on the surrounding community.” (Chapter 4, first paragraph, found at <http://water.epa.gov/scitech/swguidance/standards/economics/chaptr4.cfm>)

DEQ considered the widespread analysis based on the following basic question: For Montana, what are the economic and social ripple effects of the substantial impact to businesses on the local area where the business is located and on



the state as a whole? Other questions included the following: If some small and medium sized businesses shut down, what is the impact? What is the impact of lower tax revenue to Montana in a time of lower revenue due to the Recession? What would be effects of royalty loss from less oil and gas production due to nutrient standards?

An important step in this question was to define the geographic area where project costs pass through to the local economy. For Montana's widespread analysis, DEQ established the entire state as the "geographic area" considered in the widespread demonstration. It also looked at local areas.

Another important aspect of Widespread impacts is to look at the effects of the current Recession on Montana's businesses.

## Montana Manufacturing Defined

### Manufacturing Defined

Montana's manufacturing, energy and mining sectors would be hit the hardest by having to meet nutrient criteria due to the number of businesses affected in those sectors. Compared with the U.S. state average, Montana has less manufacturing as a percentage of the whole economy according to the University of Montana Bureau of Business and Economic Research(BBER).<sup>9</sup> Unlike manufacturing, however, mining clearly has a higher percentage of workers in Montana than the U.S. average (Get data). About 2% of employment in Montana is located in the Mining industry, while only about 0.6% of U.S. employment is in Mining.<sup>10</sup> As mentioned earlier, Stillwater is the only primary Source of PT/PD in North America, with approx. 1300 employees.

Despite a lower than average share of the U.S. economy, the state's manufacturers as defined by the Montana Bureau of Business and Economic Research (BBER) employed 21,000 workers in 2010, producing more than \$1 billion in labor income, and \$10 billion in total sales.<sup>11</sup> As of September 2011, the Natural Resource and Mining industry accounted for 8,200 jobs. Together, this was just over 5% of all 436,000 non-agricultural jobs in Montana.<sup>12</sup> The U.S. Bureau of Economics states that in 2010, out of \$36.1 billion in total Montana GDP, that \$1.8 billion was from Mining and Oil and Gas, and that \$1.8 billion was from Manufacturing.<sup>13</sup> Taken together, that is about 10% of Montana's GDP in 2010, although it is important to note that only some of the businesses in those two sectors would have to meet nutrient criteria.

Montana GDP--Bureau of Economics Regional Analysis (millions of current dollars).

<http://www.bea.gov/iTable/iTable.cfm?reqid=70&step=1&isuri=1&acrdn=1>

	2009	2010
Mining	1,593	1,838
Oil and gas extraction	304	(NA)
Montana Mining (except oil and gas)	997	(NA)
Montana Support activities for mining	291	(NA)
Nonmetallic mineral product manufacturing		62
Montana industry total	34,999	36,067

<sup>9</sup> <http://www.bber.umt.edu/manufacturing/default.asp>

<sup>10</sup> [http://www.ourfactsyourfuture.org/admin/uploadedPublications/4541\\_eag\\_sep11.pdf](http://www.ourfactsyourfuture.org/admin/uploadedPublications/4541_eag_sep11.pdf)

<sup>11</sup> <http://www.bber.umt.edu/pubs/manufacturing/11Manufacturing.pdf>

<sup>12</sup> [http://www.ourfactsyourfuture.org/admin/uploadedPublications/4541\\_eag\\_sep11.pdf](http://www.ourfactsyourfuture.org/admin/uploadedPublications/4541_eag_sep11.pdf)

<sup>13</sup> <http://www.bea.gov/iTable/iTable.cfm?reqid=70&step=1&isuri=1&acrdn=1>

## Recession concerns

Montana's industries, as in the rest of the U.S., are suffering from the recession. During the current recession, Montana's Construction, Manufacturing, and Trade, Transportation, and Utilities industries were the hardest hit sectors. Job losses in these industries had a larger impact in some regions than others. The Northwest region of Montana was highly concentrated in Manufacturing in 2007, and was impacted by the losses in the industry. Declines in manufacturing since 2001 were largest in Montana's wood and paper products industry with segments of Montana's metals, machinery, and nonmetallic minerals manufacturers also suffering declines.<sup>14</sup>

More than 60 percent of responding firms to BBER's annual manufacturers survey (Jan 2010) indicated the recession has caused their firm to fundamentally change the way they plan to operate in the future. Most of the major changes involved reducing costs and operating more efficiently. Other major changes included diversification into new products and markets, or focusing on key products and projects. The survey results indicate the widespread impacts in 2009, with over 60 percent of responding Montana manufacturers reporting decreased production and sales. Sixty-five percent of surveyed Montana manufacturing firms reported decreased profits, with only 17 percent indicating profits equal to 2008. The proportion of respondents that reported curtailments of production increased to 49 percent, up from 37 percent in 2008. Seventeen percent permanently eliminated production capacity in 2009 versus 9 percent in 2008. The number of workers in 2009 relative to 2008 declined at 50 percent of the respondent facilities while 10 percent showed an employment increase.<sup>15</sup>

During the recession, payroll employment in Montana declined 4.8%, leaving a large number of Montana workers unemployed. Job growth exiting the recession is expected to be slower than before the recession, with employment growth from 2010 to 2020 expected to average 0.9% annually compared to 1.2% per year from 2000 to 2007. At this pace, it will take at least four to five years to regain the jobs lost in recent years unless economic recovery picks up. Because of slow job growth, combined with the large number of existing unemployed workers plus the younger workers joining the labor force for the first time, the unemployment rate in Montana is expected to remain at higher levels for several years. Manufacturing would gain pre-Recession jobs lost not until after 2020 according to the Montana Department of Labor and Industry.<sup>16</sup>

The Production, Transportation and Material Moving, and Construction and Extraction occupational groups are also not expected to return to the 2007 employment peak before 2020. These occupational groups likely will continue to have excess labor throughout the next decade. In Montana, about 23,000 jobs requiring only on-the-job training or work experience were lost. It will take many years to re-employ these workers, even though about 3,000 new lower-skill jobs are expected to be added each year. In comparison, jobs requiring some type of post-high school education, almost none of which would be affected by having to meet nutrient criteria, did not show overall losses. The roughly 1,000 jobs in this category added annually will need to be filled by newly trained workers.<sup>17</sup>

In sum, Montana's manufacturing, mining and energy production sectors are the areas most affected by nutrients

<sup>14</sup> [http://www.ourfactsyourfuture.org/admin/uploadedPublications/4541\\_eag\\_sep11.pdf](http://www.ourfactsyourfuture.org/admin/uploadedPublications/4541_eag_sep11.pdf)

<sup>15</sup> <http://www.bber.umd.edu/pubs/manufacturing/ManSurvey10.pdf>

<sup>16</sup> [http://www.ourfactsyourfuture.org/admin/uploadedPublications/4543\\_projections.pdf](http://www.ourfactsyourfuture.org/admin/uploadedPublications/4543_projections.pdf)

<sup>17</sup> [http://www.ourfactsyourfuture.org/admin/uploadedPublications/4543\\_projections.pdf](http://www.ourfactsyourfuture.org/admin/uploadedPublications/4543_projections.pdf)

standards and their associated costs. They are also the among the areas that were hit hardest during the recession, and could have special challenges taking on significantly more costs.

## Widespread Conclusions

- The Recession is making the economics of businesses and their workers more challenging than during non-recession periods. The very high costs of meeting base numeric criteria would deepen these challenges.
- Montana was 41st in the nation in per capita income as of 2009 at \$22,881 (Data Set: 2005-2009 American Community Survey 5-Year Estimates, American Community Survey, Montana CEIC). Prices in Montana are about average for the U.S. across all goods, with housing slightly cheaper and certain types of goods (e.g. fresh foods) slightly more expensive due to geographical remoteness. Montanans on average do not have as much disposable income as the average American, and may have slightly higher living expenses due to long travel distances and higher heating bills.
- Since most small towns do not have diverse economies, even a small decrease in business and in population can have a large effect on them. For example, some small Montana towns have less than 10 businesses total. As noted above, some affected businesses are located in small towns.
- To meet the base numeric nutrient criteria will require hiring highly qualified wastewater engineers for each affected business. There could be widespread impacts associated with finding these qualified staff for facilities across the state and then paying them a competitive salary. Such operators may be hard to find for Montana businesses.
- Some businesses may not choose to be located in Montana if Montana adopts such stringent criteria immediately while other states do not. Eventually, all U.S. states would have to meet nutrient criteria, so this effect may decline over time.
- If electricity costs from meeting nutrient criteria were passed on to consumers, the average electricity bill per person in Montana would go up \$30 per month (averaged over all Montana citizens). More likely, the affected generation plants would simply close down such as Corlette.
- The 2010 census data showed that Montana's population is aging, with many on fixed incomes. This trend, coupled with increased living expenses associated with meeting the base nutrient standards, could have negative impacts on a statewide scale.
- DEQ's substantial and widespread analysis is based on the assumption that reverse osmosis or some ion exchange treatment technology would be required. Either technology is both economically and environmentally costly. Reverse osmosis generates brine that must be disposed of properly and results in significantly higher greenhouse gas emissions, electricity and chemical usage. Aggregated at the statewide scale, both the economic and environmental implications of meeting Montana's criteria would have widespread impacts for the State of Montana, including finding faraway places to dispose of the RO brine.
- Benefits from meeting base numeric standards would likely not be widespread in terms of economics. Jobs created would be greatest in the short term for construction, and long-term jobs would tend to be small in relation to an area's entire work force, except for the smallest of towns where one extra engineering job may be significant.
- Closure of one or more refineries in the Billings area could result in petroleum product shortages for Montana and nearby states.
- Most of the businesses affected pay higher wages than the Montana average. Any loss in these jobs would thus have a greater effect.

## Conclusion

It is Montana's best professional judgment that the resulting costs of implementing the criteria would result in substantial costs beyond what individual firms can internalize resulting in closings and scaling downs in economic activity. The cumulative impact of these individual firm actions will present a widespread economic negative effect

that will exacerbate Montana's current economic crisis.

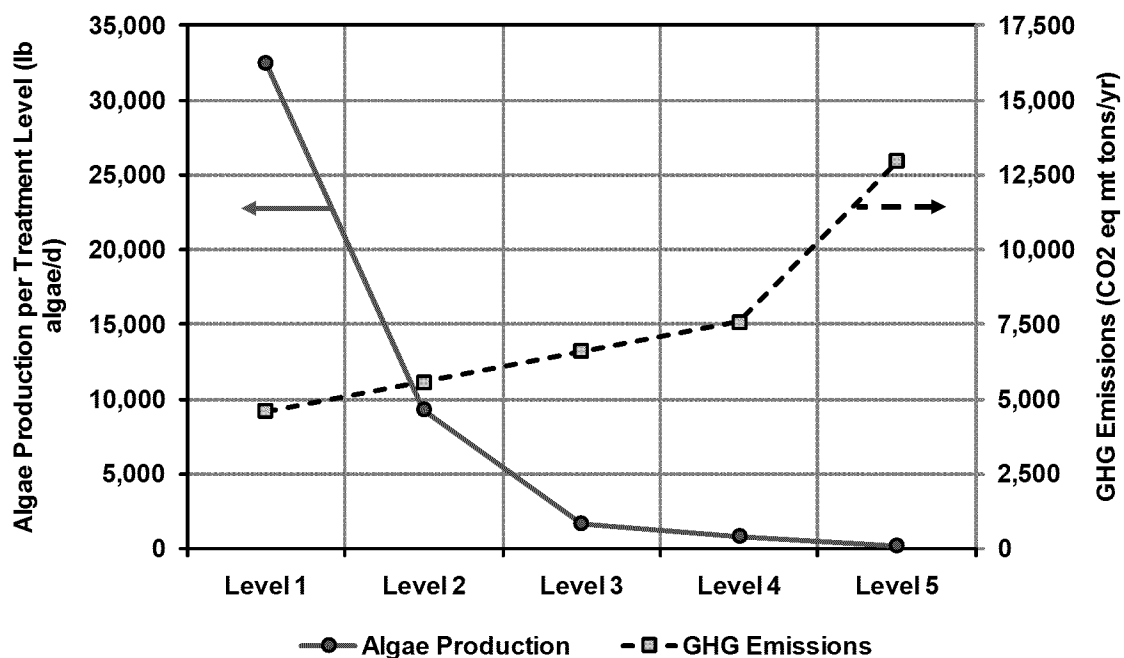
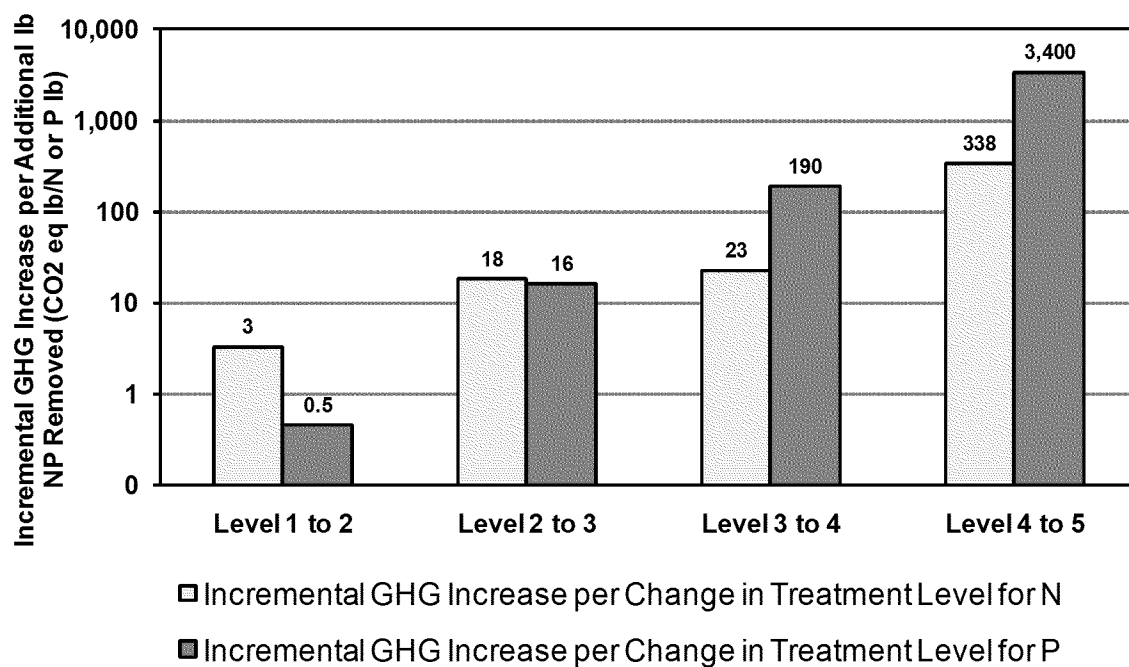
## **APPENDIX A—COST WORKSHEETS**

## APPENDIX B - ASSUMPTIONS IN THE COST ANALYSIS

### Description of the Key Calculations/ Details in the Spreadsheet

- The spreadsheet numbers are intended to provide ROUGH ESTIMATES for discussion purposes and do not reflect the site-specific conditions at each plant.
- The cost estimates for upgrading WWTPs are obtained from the Interim WERF study: “Finding the Balance Between Wastewater Treatment Nutrient Removal and Sustainability, Considering Capital and Operating Costs, Energy, Air and Water Quality and More” (Draft 2010). This report is in Draft form and the capital costs are anticipated to increase in the final report based on feedback from the technical reviewers. Based on actual costs observed in EPA Region 1, Region 1 considered the capital costs to be higher than experienced in the final facility plan.
- Reverse osmosis is believed to be the technology that would allow WWTPs to have the best chance at meeting base numeric criteria. It is ultimately assumed that 100% of wastewater would need to go through the reverse osmosis process to reach Montana standards. Thus, the WERF cost estimate numbers for WERF Level 5 are increased using assumptions from adding RO.
- The design flows of new or upgraded wastewater plants at businesses would be the same as current flows, unless otherwise noted. This is a conservative assumption.
- Capital costs were assumed to cover a 10-year bond with 5% interest. An alternate assumption used a 7% interest rate.
- For the Montana businesses in this analysis with advanced treatment, the cost associated with the WERF level they are currently at is subtracted from WERF level 5 costs in the study. That means that all businesses in our sample already at WERF level 2 will have the same estimated unit capital and O&M costs per MGD flow to meet base numeric criteria. Estimate total costs will differ based on facility flow.
- Operation costs in the WERF study, and therefore in this analysis, include energy and chemical costs only and do not include labor and maintenance cost. As such, the O&M cost numbers in this analysis are on the low side. An alternate assumption addresses this issue by adding labor costs.
- The costs in this demonstration do not include existing treatment plant abandonment, so they may underestimate total costs.
- Capital and O&M costs for businesses to get up to WERF 5 are based on building from scratch, assuming that no infrastructure exists.
- To get to RO, a membrane Replacement Cost is added which is estimated at \$24,000/yr/1 MGD. Brine disposal costs are included within the WERF numbers.
- Design flow of a given business treatment plant was used to determine the capital costs and actual flow was used for the Operations costs. Flows for businesses were taken from wastewater permits.

## APPENDIX C--NON MONETARY COSTS DISCUSSION



Nearly 95 percent of the potential algae production is eliminated when changing from Levels 1 to Level 3 with a 44 percent increase in GHG emissions. An additional 4 percent of potential algae production (with respect to Level 1) is eliminated in Levels 4 and 5, while nearly doubling the GHG emissions (6,590 to 12,950 mt CO<sub>2</sub> equivalents/year).

GHG emissions associated with chemical usage (production and distribution) at WWTPs are often overlooked. It is critical that the amount of GHG emissions associated with each individual chemical during production is incorporated into the evaluation. Several chemicals are mined in a few locations globally and the mining and transportation of the

chemicals contribute to global GHG emissions. For example, the closest ferric mine to the United States is in Jamaica. For treatment plants located on the west coast, Jamaica is several thousand miles away and requires hauling. Additionally, the distance travelled, fuel type and truck fuel efficiency all play a role in quantifying their respective GHG emissions. This report uses the chemical production hauling values from Tripathi (2007) and the IPCC (2007).

In some watersheds, non-point source nutrient loadings outweigh point sources to a degree that advanced treatment for nutrient removal, and even complete elimination of point sources, would have limited benefit to water quality.

Recalcitrant dissolved organic nitrogen, commonly referred to as refractory dissolved organic nitrogen (rDON), impairs a WWTPs ability to reliably achieve low TN objectives. Effluent limits that require nitrogen values of 2 mg N/L or less might require the use of expensive and energy intensive strategies, such as reverse osmosis, that result in elevated GHG emissions.

Using reverse osmosis to achieve extremely low levels of nitrogen and phosphorus increases costs and GHG emissions. Brine reject management remains a challenge for reverse osmosis applications, especially for inland applications.



## APPENDIX D-RO LITERATURE

### Reverse Osmosis Efficacy for TN Removal

Bench, pilot, and full-scale studies describing Reverse Osmosis (RO) treatment to very low Total Nitrogen (TN) levels were obtained and summarized. The Montana Draft Nutrient Criteria are proposed to be between 0.3-1.2 mg/L TN depending on Level III Ecoregion.

The nitrogen removal capabilities described in these studies are described in Table 1 and more detailed descriptions of the studies reviewed are provided following Table 1. Species of nitrogen removal rates are also included as percentages in Table 1. Merlo et al. noted that organic nitrogen may not be reliably removed by RO treatment (Merlo et al, 2011). The data provided in Table 1 are generally average (mg/L) values and the percentages listed are removal rates. Studies do not always report influent conc., effluent conc., and percent removal for all nitrogen species. Associated cost data was most often not available, but when available it was included in Table 1.

A number of studies have been done on facilities with low influent concentrations of TN, especially after pretreatment by various means including biological nutrient removal, microfiltration, ultrafiltration, and other standard wastewater treatment processes.

Table 1 also includes information obtained from RO technology manufacturers. Five manufacturers were contacted via e-mail and responses were received from two of the manufacturers: CSM Filters and Pure Aqua, Inc. The nitrogen rejection by Pure Aqua, Inc. filters was said to be highly variable and the manufacturer did not provide specific concentrations other than ranges of nitrogen removal. The CSM Filter data is summarized in Table 1 below.

A number of factors may influence the reliability of RO in meeting criteria. Studies generally listed average values without any reliability data. Removal of dissolved nitrogen species is dependent on the initial concentrations in the influent and characteristics of the wastewater. Very high and very low TDS, temperature, pH and may impact some membrane's nitrogen removal properties. Also some variability in RO efficacy in nitrogen species removal is seen from site to site and as a result of differing pretreatment processes prior to RO. Membrane rejection values can only be guaranteed after the RO process has been defined.

A 2-pass RO system for wastewater treatment is quite expensive to operate according to a CSM Filter representative, who was not aware of many applications of 2-pass systems in practice for TN removal. Some studies from the literature indicated arrays of membranes including a mixture of nanofiltration and RO (Drewes 2005; Ushikoshi 2002) or Forward Osmosis and RO (Cath 2006).

International studies are included in Table 1 from countries such as Norway, Poland, Australia, Finland, China, Czech Republic, South Africa, Japan, and France. Both industrial and municipal wastewater streams were also included.

Table 1. Summary of studies describing Reverse Osmosis treatment and Nitrogen species removal results<sup>18</sup>

Source	Type	Location	Effluent Type	Description	TN	NH <sub>3</sub> -N	NO <sub>3</sub>	NO <sub>2</sub>	TKN	N <sub>org</sub>	Cost
Bilstad 1995	Pilot	Norway	Mixture of municipal and industrial wastewater (wool scouring)	Tubular RO membrane	Inf: 24.1-33.5 Eff: 0.8-2.2 94-97%	Inf: 15.3-29.5 Eff: 0.5-1.3	Inf: 0-10 Eff: 0-0.5		-	-	2x\$ as BNR
Bohdziewicz 2005	Bench-scale	Swine Processing Plant Uni-Lang - Wrzosowa, Poland	Industrial - Meat processing plant	High pressure membrane (SEPA CF-HP)	Inf: 13 Eff: 1.3 90.0%	-	-	-	-	-	NA
Cath 2006	Full-scale	Coffin Butte Landfill - Corvallis, OR	Industrial - Landfill leachate	One FO membrane and four RO membranes	-	Inf: 1110 Eff: 1.6 99.9%	-	-	Inf: 780 Eff: ND 100%	-	NA
Drewes 2005	Pilot	West Basin WRP - Segundo, CA	Not nitrified microfiltered secondary wastewater effluent	Low pressure membranes Toray TMG-10  Dow NF-90	-	Inf: 31.5 (est) Eff: 1.2 Inf: 37.4 (est) Eff: 2.3	Inf: <1 mg/L Eff: ND  Eff: ND	-	-	-	NA
Ghayeni 1998	Pilot	Sydney, Australia	Secondary municipal wastewater w/ biological nutrient removal	Two membranes Film Tec - NF45  Fluid Systems - TFCL	-	No measureable amount of ammonia in Inf or Eff	Inf: 0.37 (BOTH) Eff: 0.3  Eff: 0.2		-	-	NA
Häyrynen 2008	Bench-scale	Gold Mine - Finland	Industrial - Gold mine	Four RO membranes Filmtec SW30HR  Hydranautics ESPA 2	-	Inf: 9.53 Eff: 1.64 82.8% Eff: 0.54 94.3%	Inf: 15.6  Eff: 0.94 93.9%	-	-	-	0.31-0.34 Euro/m <sup>3</sup> for plant capacities of

<sup>18</sup> Nitrogen species values are average mg/L values unless otherwise noted. The percentages provided are removal percentages. When multiple RO processes or filters were tested in a study, they are all listed in Table 1 in separate rows.

			effluent	KOCH TFC ULP Sepro - R01		Eff:0.81 91.5% Eff:0.80 91.6%	Eff: 0.40 97.4% Eff:0.36 97.7% Eff:0.61 96.0%				250,000 m <sup>3</sup> and 1,000,000 m <sup>3</sup>
Häyrynen 2008	Bench- scale	Chromite Mine - Finland	Industrial - Chromite mine effluent	Four RO membranes Filmtec SW30HR HydranauticsESPA 2  KOCH TFC ULP  Sepro - R01	-	Inf: 5.50  Eff: 0.86 84.4% Eff: 0.33 94.0% Eff:0.60 89.1% Eff:0.60 89.1%	Inf: 20.8  Eff: 1.66 92.0% Eff: 1.33 93.6% Eff:1.94 90.7% Eff:0.89 95.7%	-	-	-	0.31-0.34 Euro/m <sup>3</sup> for plant capacities of 250,000 m <sup>3</sup> and 1,000,000 m <sup>3</sup>
Häyrynen 2008	Bench- scale	Phosphate Mine - Finland	Industrial - Phosphate mine effluent	Four RO membranes Filmtec SW30HR HydranauticsESPA 2  KOCH TFC ULP  Sepro - R01	-	Inf: 11.8  Eff: 1.07 90.9% Eff: 0.65 94.5% Eff:0.82 93.0% Eff:1.64 86.1%	Inf: 44.0  Eff: 1.17 97.3% Eff: 1.76 96.0% Eff:2.68 93.9% Eff:3.05 93.1%	-	-	-	0.31-0.34 Euro/m <sup>3</sup> for plant capacities of 250,000 m <sup>3</sup> and 1,000,000 m <sup>3</sup>
Huang 2011	Bench- scale	Iron and Steel Manufacturer China	Industrial - Iron and Steel Manufacturer mixed effluent	Two treatment processes UF/RO process  CW/UF/RO process	-	Inf: 1.82 Eff: 0.11 94.0% Inf:0.40 Eff:ND 100%	-	-	-	-	NA
Merlow 2011	Pilot	HAARF treatment plant - Escondido, CA	Municipal wastewater	Toray TML-10 membrane	Inf: 19.4 Eff: 1.88 91.0%	Inf: 8.78 Eff: 0.61 91.8%	Inf: 6.57 Eff: 0.45 94.5%	Inf: 2.17 Eff: 0.19 89.4%	Inf: 10.8 Eff: 1.22	Inf: 1.97 Eff: 0.61 68.2%	NA

Merlow 2011	Full-scale	GWRS - Fountain Valley, CA	Secondary Municipal wastewater	Hydranautics ESPA2 membrane	-	Inf: 21.0 Eff: 1.24 93.3%	-	-	Inf: 23.0 Eff: 1.32	Inf: 2.03 Eff: 0.10 94.4%	NA
Merlow 2011	Full-scale	Vander Lans AWWF - Southern CA	Tertiary Municipal wastewater	Hydranautics ESPA2 membrane	Inf: 8.91 Eff: 1.47 89.5%	Inf: 1.07 Eff: 0.17 81.2%	Inf: 5.85 Eff: 1.22 89.8%	Inf: 0.08 Eff: 0.06 26.3%	-	Inf: 1.91 Eff: <0.2 93.5%	NA
Merlow 2011	Full-scale	Scottsdale Water Campus AWWF - Scottsdale, AZ	Municipal wastewater	RO	-	Inf: 0.88 Eff: 0.16 78.6%	-	-	-	Inf: 1.05 Eff: 0.14 80.7%	NA
Merlow 2011	Pilot	Miami-Dade County, FL	Municipal wastewater	Six RO pilot processes CSM Koch Toray Dow Hydranautics Hydranautics	No Influent Effluent 1.49 1.51 2.01 2.30 1.81 2.67	-	-	-	-	No Influent Effluent 0.34 0.32 0.38 0.54 0.39 0.66	NA
Merlow 2011	Pilot	Luggage Point AWWF - Queensland, Australia	Municipal wastewater	Toray TML-4040 membrane	88%	83%	87%	94%	88%	92%	NA
Merlow 2011	Pilot	Bureau of Reclamation	Municipal wastewater	Dow RO (BW30-4040) membrane	-	Inf: 0.79 Eff: 0.20	Inf: 8.46 Eff: 0.47	-	Inf: 1.55 Eff: 0.30	Inf: 0.76 Eff: 0.10 86.6%	NA
Merlow 2011	Pilot	City of San Diego, CA	Municipal wastewater	Dow RO (BW30-4040) membrane	-	-	-	-	-	No Influent Eff: <0.18-0.25	NA
Šir 2011	Pilot	Landfill in northern Bohemia, Czech	Industrial - Hazardous Landfill	Filmtec SW30-4040 membrane	-	Inf: 142 Eff: 8.54 94.0%	Inf: 0.83 Eff:	-	-	-	NA

		Republic	Leachate				0.04 95.2%				
Schoeman 2003	Full- scale	South Africa	Groundwater treatment for drinking water	Delta 4040-LHA- CPA2 membrane	-	-	Inf: 42.46 Eff: 0.85 98.0%	-	-	-	Capital: \$29,900 Op: \$0.50/m <sup>3</sup> for a 50 m <sup>3</sup> /d output
Ushikoshi 2002	Full- scale	Landfill in Japan	Industrial - Landfill Leachate	High Pressure 2- stage RO/NF	Inf: 12.9-164 Eff: <1- 2 92.2- 98.9%	Inf: 3.9- 53 Eff: 0.29- 1.53 90.2-98.4%	-	-	-	-	-
Vourch 2008	Bench- scale	France	Industrial - Wastewater from three Dairy Farms	KOCH TFC HR SW 2540 membrane	-	-	Eff: <2	-	96.1%	-	NA
Qin 2005	Pilot	Coconut Island, Hawaii	Industrial - Aquaculture Wastewater	Flimtec XLE-4040 membrane	94.7%	Eff:<0.05	Eff:<0.0 3	Eff:<0.00 3	-	-	\$4.00/m <sup>3</sup> permeate
CSM Filter <sup>19</sup>	Full- scale	Orange County, CA	Municipal wastewater	RO	Inf: 12.5 Eff: 0.7 96.3%	Inf: 1.0 Eff: 0.3 78.6%	Inf: 11.4 Eff: 0.35 97.9%	Inf: 0.09 Eff: <0.002 99.1%	Inf: 1.0 Eff: 0.3 81.3%	-	Cap: \$481M. (70 mgd plant). \$600 acre/foot (total process)
CSM Filter	Full- scale	Los Angeles, CA	Municipal wastewater	RO	-	Inf: 36.0 Eff: 2.4 93.3%	Inf: 2.36 Eff: 0.41 82.6%	Inf: 6.97 Eff: 0.69 90.1%	-	-	NA
CSM Filter	Full- scale	Richmond, CA	Municipal wastewater	RO	-	Inf: 0.98 Eff: 0.3 89.6%	Inf: 24.0 Eff: 1.5 98.4%	Inf: 0.013 Eff: 0.0025 97.1%	Inf: 1.4 Eff: 1.0 71.4%	-	NA
CSM Filter	Bench- scale	Anaheim, CA	NA	FE - low fouling BE - brackish BLR - low pressure	97.6% 98.1% 97.5% 98.3%	98.2% 98.5% 98.0% 98.7%	88.0% 93.1% 89.5% 94.7%	88.8% 93.1% 89.5% 94.3%	-	-	NA

<sup>19</sup> Information obtained via e-mail with CSM Filter representative.

				HUE - High TOC							
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## Study Summaries

### **Bilstad, T. 1995. Nitrogen separation from domestic wastewater by reverse osmosis.**

Norwegian pilot-scale study of nitrogen removal using spiral-wound membranes and tubular membranes for RO. Results were only included for the Tubular membrane output. Three separate runs of the treatment setup were completed with the results summarized in Table 1. Treatment costs using membrane separation by RO were noted to be twice as expensive as BNR. Tubular membranes are considered unrealistic for high-volume influent such as that in domestic wastewater for nitrogen removal due to high costs.

### **Bohdziewicz, J. and E. Sroka. 2005. Integrated System of activated sludge-reverse osmosis in the treatment of the wastewater from the meat industry.**

This study used samples from a swine processing facility in southern Poland to test the efficacy of a hybrid system of combining the biological methods of activated sludge in an SBR and reverse osmosis. Initial effluent was TN 198 mg/L, 13 mg/L after pretreatment with SBR, and 1.3 mg/L after RO process.

### **Cath, T.Y. et al. 2006. Forward osmosis: Principles, applications, and recent developments.**

This paper reviewed a number of applications of osmosis or forward osmosis, many of which did not have applicable results for nitrogen. However, the Coffin Butte Landfill in Corvallis, OR did have results for nitrogen. RO treatment at the landfill started as a pilot project to treat landfill leachate and as a result of the success of the treatment became full-scale in 1998. A combination of traditionally used RO through four filters (Osmonics-CE, Osmonics-CD, Hydranautics-LFC1, and Hydranautics-LFC3) and forward osmosis (FO) through a CTA-Osmotek filter were used to treat most contaminants to greater than 99% rejection.

### **Drewes, J.E. et al. 2005. Can Nanofiltration and Ultra-low Pressure Reverse Osmosis Membranes Replace RO for the Removal of Organic Micropollutants, Nutrients, and Bulk Organic Carbon? – A Pilot-scale Investigation.**

This pilot-scale study was a low pressure nanofiltration (NF) and ultra-low pressure reverse osmosis (ULPRO) pilot study run at the West Basin Water Recycling Plant in Segundo, California, a water reuse facility. Two lower pressure membranes were tested on the pilot-scale skid: a Toray TMG-10 (ULPRO) and a Dow NF-90 (NF). Results indicated that nitrogen species, along with other contaminants, could be removed to levels comparable to traditional RO processes using these low pressure filters.

### **Ghayeni, S.B.S. et al. 1998. Water reclamation from municipal wastewater using combined microfiltration-reverse osmosis (ME-RO): Preliminary performance data and microbiological aspects of system operation.**

Two membranes, a traditional RO membrane and a nanofiltration membrane,

were studied on a pilot-scale analysis at a wastewater treatment plant in Sydney, Australia. The pretreatment process included an activated sludge process with biological nitrogen and phosphorus removal and microfiltration prior to the RO treatment, so nutrient levels were already very low prior to RO. Prior to RO Ammonia levels were ND and NO<sub>x</sub> levels were already very low at 0.37. Phosphate levels were at 3.5 mg/L, and both filters reduced the levels to ND (reported as 0). The RO filters used in the pilot study were a Fluid Systems TFCL (cross-linked aromatic polyamide, thin-film composite) and a Film Tec NF45 membrane (nanofiltration, polypiperazine amide, thin-film composite).

**Häyrynen, K. et al. 2008. Separation of nutrients from mine water by reverse osmosis for subsequent biological treatment.**

This study examined the treatment capabilities for nutrient removal on three different mines in Finland. First a bench-scale analysis was done testing the capabilities of four different membranes (Filtmec SW30HR, Hydranautics ESPA2, KOCH, TFC ULP, Sepro R01). In addition a pilot-scale analysis was performed using the Sepro membrane and effluent from the Gold and Chromite mines, but nutrient removal results were not reported. Cost data were included including a breakdown for two plant capacities (250,000 m<sup>3</sup> and 1,000,000 m<sup>3</sup>) by energy, chemicals, membranes, labor, and capital costs (calculations in Euro).

**Huang, X. et al. 2011. Advanced treatment of wastewater from an iron and steel enterprise by a constructed wetland/ultrafiltration/reverse osmosis process.**

This study evaluates the effectiveness of two different treatment processes at filtering contaminants from the Baosteel iron and steel manufacturing plant. The two treatment processes were an UF/RO: ultrafiltration system followed by a reverse osmosis process and CW/UF/RO: a constructed wetland, followed by the ultrafiltration system and the reverse osmosis process. The RO membrane tested in both cases was a Filtmec BW30FR-based polyamide composite membrane.

**Merlow, R. et al. 2011. Analysis of Organic Nitrogen Removal in Municipal Wastewater by Reverse Osmosis.**

A synthesis of pilot-scale and full-scale case studies on various treatment processes and capabilities of nitrogen species removal using RO. Facility process descriptions and methods are summarized. Primary sources were not obtained at this time.

**Šir, M. et al. 2011. The effect of humic acids on the reverse osmosis treatment of hazardous landfill leachate.**

The potential for RO treatment at an abandoned brown coal pit in northern Bohemia, Czech Republic was evaluated. A pilot-scale study treated the landfill leachate with very minimal pretreatment by running the leachate through a Filtmec SW30-4040 membrane. The first stage concentrate was additional run through another RO membrane to further concentrate the contaminants. It was noted that ammonia nitrogen was the only indicator



that still exceeded limits in the permeate and subsequent study of ammonia removal methods is needed.

**Schoeman, J.J. and A. Steyn. 2003. Nitrate Removal with reverse osmosis in a rural area in South Africa.**

Due to high nitrate-nitrogen and salinity levels in boreholes in South Africa, a RO plant was built to produce safe drinking water. This study examines results from this facility. A Delta 4040-LHA-CPA2 membrane was used with sand filters as a pretreatment step. Cost estimates were provided for this system including capital costs of \$29,900 for a 50 m<sup>3</sup>/day output RO plant with operational costs for denitrification of \$0.50/m<sup>3</sup>.

**Ushikoshi, K. et al. 2002. Leachate treatment by the reverse osmosis system.**

Results from a full-scale DT-Module system for landfill leachate treatment installed at the Clean Park KINU landfill in Yachiyo Town, Japan are presented. The treatment process includes a settling basin, sand filters, micron filters, and a two-stage RO system with a high pressure RO membrane followed by a nanofiltration membrane. Sampling is from 1999-2001.

**Vourch, M. et al. 2008. Treatment of dairy industry wastewater by reverse osmosis for water reuse.**

A bench-scale analysis of wastewater treatment from three dairy farms in France was summarized. A RO spiral-wound membrane (KOCH TFC HR SW 2540) to treat samples from the farms.

**Qin, G. et al. 2005. Aquaculture wastewater treatment and reuse by wind-driven reverse osmosis membrane technology: a pilot study on Coconut Island, Hawaii.**

This study summarizes the results of a pilot-study to treat aquaculture wastewater with a wind-driven RO system on Coconut Island, HI. The process included a cartridge filter as pretreatment before the spiral wound Filmtec XLE-4040 membrane. Detailed cost estimates are provided that indicate a relatively high \$4.00/ 1m<sup>3</sup> permeate cost for the pilot study. However if scaled up to between 9000-13200 m<sup>3</sup>/year (currently between 1500-2200 m<sup>3</sup>/year), it is anticipated unit costs would drop to between \$1.11-\$1.62/m<sup>3</sup> permeate.

**CSM Filter - <http://www.csmfilter.com/> - contacted 9/26/11 via e-mail 'csmusa@wjcs.com' - David Faber responded.**

Contacted CSM filters to request information on treatment ability of RO in nitrogen removal. A representative from CSM responded with information from three full-scale facilities and laboratory testing of their products. The Orange County, CA recycling facility treats pretreated municipal wastewater to drinking water standards and has won awards from U.S. EPA Region 9 and has had a special on PBS about the facility. The \$481 million plant processes pretreated municipal waste using microfiltration, RO, and UV light and hydrogen peroxide for disinfection. The recycling system produces water for \$600 an acre foot (Lance 2009).

## Manufacturers Contacted

1. <http://www.csmfilter.com/> - contacted 9/26/11 via e-mail 'csmusa@wjcs.com'
2. [http://www.water.siemens.com/en/products/membrane filtration separation/reverse osmosis systems ro/Pages/Reverse Osmosis Pretreatment System.aspx](http://www.water.siemens.com/en/products/membrane%20filtration%20separation/reverse%20osmosis%20systems%20ro/Pages/Reverse%20Osmosis%20Pretreatment%20System.aspx) - contacted 9/26/11 via e-mail 'information.water@siemens.com'/'iwsinquiry.water@siemens.com'
3. <http://www.reskem.com/pages/reverse-osmosis.php> - contacted 9/26/11 via e-mail 'sales@reskem.com'
4. [http://www.appliedmembranes.com/Reverse Osmosis Systems.htm](http://www.appliedmembranes.com/Reverse%20Osmosis%20Systems.htm) - contacted 9/26/11 via e-mail 'sales@appliedmembranes.com'
5. <http://www.pure-aqua.com/reverse-osmosis-systems.html> - contacted 9/26/11 via e-mail 'info@pure-aqua.com'/'support@pure-aqua.com'

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